

# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS RECEIVED JUN 16 2014

THOMAS G BRUTON
CLERK, US DISTRICTS

SUS, TATIANA)	artin, US D	ISTRICT COURT
Kouznetsova )	-	
)	CIVIL ACTION	
(Name of the plaintiff or plaintiffs) )	·	
v. )	NO	
University of	1:14-cv-04490	
University of  Illinois	Judge Charles P. Koco Magistrate Judge Mich	oras ael T. Mason
At Chicago (uic)		
(Name of the defendant or defendants)	•	•
COMPLAINT OF EMPLOY	YMENT DISCRIMINATION	
1. This is an action for employment discriminat		•
2. The plaintiff is TATIANA Kouz	zhetsova	_ of the
county of Cook  3. The defendant is University of	in the state of Illinois	<b></b> *
3. The defendant is University of	1 Illinois of Chicago	_, whose
street address is 844 S. Wood	strait	
(city) Chialfo (county) Cook	(state) //li' uo is (ZIP) 606/2	
(Defendant's telephone number) (3/2) _	-996 -0845	
4. The plaintiff sought employment or was emp	ployed by the defendant at (street address	)
844 S. Wood Street	(city) Chiazgo	
(county) Cook (state) /11. (Z)	IP code) 60612	

	. •		Yes (month)		(day)	(year)	·····
			No, did not file	Complaint of E	Employment	Discrimination	
	(b)	The plaint	iff received a Final	Agency Decisi	ion on (mont	h)	
		(day)	(year)	<u> </u>			
	(c)	Attached i	s a copy of the	•			
		(i) Compl	aint of Employmer	nt Discriminatio	on,	: .	
		Υ	ES NO, bu	ıt a copy will be	e filed within	ı 14 days.	
		(ii) Final A	Agency Decision				٠,
		Пу	ES NO, b	ut a copy will b	e filed withi	n 14 days.	
8.	(Comp	olete paragr	caph 8 only if defen	dant is not a fe	deral govern	mental agency.)	
•	(a)	the Ur	nited States Equal I	Employment Op	pportunity C	ommission has no	t issued
		a Noti	ce of Right to Sue.				
	(b)	the Ur	nited States Equal I	Employment Or	pportunity C	ommission has iss	ued a
		Notice	e of Right to Sue, w	hich was receiv	ved by the pl	aintiff on	
		(mont	h) 4/218	(day) 22	(year) 20	14 a copy of w	hich
		Notice	is attached to this	complaint.			
9.	The d	lefendant dis	scriminated against	t the plaintiff be	cause of the	plaintiff's [check	only
	those	that apply]	<b>:</b>		•		
	(a)	Age (Age	e Discrimination E	mployment Act	<del>:</del> ).		
•	(b)	Color (T	itle VII of the Civil	Rights Act of	1964 and 42	U.S.C. §1981).	

		Disability (Americans with Disabilities Act or Rehabilitation Act)		
	(b) N	National Origin (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981)		
	(e) R	Lace (Title VII of the Civil Rights Act of 1964 and 42 U.S.C. §1981).		
	(f) R	eligion (Title VII of the Civil Rights Act of 1964)		
	(g) S	ex (Title VII of the Civil Rights Act of 1964)		
10.	If the defe	endant is a state, county, municipal (city, town or village) or other local		
•	governme	ental agency, plaintiff further alleges discrimination on the basis of race, color,		
	or nationa	al origin (42 U.S.C. § 1983).		
11.	Jurisdictie	Jurisdiction over the statutory violation alleged is conferred as follows: for Title VII		
	claims by 28 U.S.C.§1331, 28 U.S.C.§1343(a)(3), and 42 U.S.C.§2000e-5(f)(3); for			
	42 U.S.C.	§1981 and §1983 by 42 U.S.C.§1988; for the A.D.E.A. by 42 U.S.C.§12117;		
• ;	for the Re	chabilitation Act, 29 U.S.C. § 791.		
12.	The defer	dant [check only those that apply]		
	(a)	failed to hire the plaintiff.		
	(b) X	terminated the plaintiff's employment.		
	(c)	failed to promote the plaintiff.		
	(d)	failed to reasonably accommodate the plaintiff's religion.		
	(e)	failed to reasonably accommodate the plaintiff's disabilities.		
	(f)	failed to stop harassment;		
	(g)	retaliated against the plaintiff because the plaintiff did something to assert rights protected by the laws identified in paragraphs 9 and 10 above;		
	,	other (specify):		

The	facts supporting the plaintiff's claim of discrimination are as follows:
	Please See oHacked
<b></b>	
[AG	E DISCRIMINATION ONLY] Defendant knowingly, intentionally, and
discr	E DISCRIMINATION ONLY] Defendant knowingly, intentionally, and iminated against the plaintiff.  plaintiff demands that the case be tried by a jury.   YES NO
discr The j	iminated against the plaintiff.
discr The p THE check	iminated against the plaintiff.  plaintiff demands that the case be tried by a jury. YES NO  REFORE, the plaintiff asks that the court grant the following relief to the
discr The j	iminated against the plaintiff.  plaintiff demands that the case be tried by a jury. YES NO  REFORE, the plaintiff asks that the court grant the following relief to the  only those that apply]
discr The p THE check	iminated against the plaintiff.  plaintiff demands that the case be tried by a jury. YES NO  REFORE, the plaintiff asks that the court grant the following relief to the  only those that apply]  Direct the defendant to hire the plaintiff.
discr The THE check	iminated against the plaintiff.  plaintiff demands that the case be tried by a jury. YES NO  REFORE, the plaintiff asks that the court grant the following relief to the  only those that apply]  Direct the defendant to hire the plaintiff.  Direct the defendant to re-employ the plaintiff.
discr The part of the part of	iminated against the plaintiff.  plaintiff demands that the case be tried by a jury. YES NO  REFORE, the plaintiff asks that the court grant the following relief to the  only those that apply]  Direct the defendant to hire the plaintiff.  Direct the defendant to re-employ the plaintiff.  Direct the defendant to promote the plaintiff.

<del> </del>	
<u>-</u> -	
(g) X	If available, grant the plaintiff appropriate injunctive relief, lost wages, liquidated/double damages, front pay, compensatory damages, punitive damage prejudgment interest, post-judgment interest, and costs, including reasonable attorney fees and expert witness fees.
(h)	Grant such other relief as the Court may find appropriate.
(Plaintiff	's signature)
(Plaintiff	iana Rouzhetsova
(Plaintiff	's street address)
1130	S. Sliehigan ave
	Apartment 4205
ity) <i>Chi</i>	lephone number) () 3/2 - 753 - 5425 Home
laintiff's te	lephone number) ( ) 312-753-5425 Home 312-568-6680 Work
	Date: 05-30-14



Date: June 2, 2014

From: Tatiana Kouznetsova, 1130 S. Michigan, Apartment 4205, Chicago, IL 60605

**Subj:** Gender-based & national origin discrimination; terminated the plaintiff's employment, and a case of potential fraud by the University of Illinois at Chicago (my employer), under paid salary without pension for 6 years, no W-2 forms (September 1994 through March 2000), UIC fired me twice without my knowledge, and several unofficial changes in the UIC official documents between September 1994-March 2000 relevant to tempering of Documents.

#### Ref.:

- EEOC Letter dated April 17, 2014 received on April 21, 2014 EEO Charge # 21B-2012-01952: Determination: The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge. Notice to SUIT Rights within 90 days of your receipt of this notice
- EEOC letter dated May 22, 2013 EEOC # 21B-2012-01952
- State of Illinois Department of Human Rights Charge # 2012CF3694 letter dated August 20, 2013

TO: U.S. District Court, Northern District of Illinois, Eastern Division at Chicago, 219 S. Dearborn Street, Chicago, IL 60604

#### Timeline

- ▶ I inquired about my retirement plan in 2011 with the UIC -SURS (retirement plan); they provided documents which indicated that I started working with UIC from March 2000 through present time but in fact I started as fulltime Visiting Scholar from September 1, 1994. I paid \$55 to Illinois Department of Revenue IL-4506 Request for Copy of Tax Return and received all documents dated March 27, 2012 from September 1, 1994 through March 2000.
- On January 30, 2012 I paid fee to Attorney named Catherine Simmons-Gill, LLC to evaluate my UIC appointment documents. On March 14, 2012 attorney forwarded her evaluation of my case. Attorney wrote "A Potential Fraud Claim, both for the failure to keep you in the pension plan and for possible underpayment of you can be pursued for five years from the date of discovery 735 ILCS 5/13-205. At this time I was have few documents which I gave to my attorney. Later on I received other documents from UIC showed tampering of my official documents.
- ➤ I worked at the University of Illinois at Chicago (UIC), Department of Medicine, Section of Endocrinology as a Visiting Scholar (academic appointment with UIC) from September 1, 1994 through March 2004 for which the UIC never paid me 100% salary, there was no pension for about 6 years, no W-2 forms, and without any medical insurance. The employer fired me twice without my knowledge and someone else sign for me which I came to know in March 2012 when I got these documents.

- > According to the *INS Policy the initial salary was supposed to be for H1 B* visa was \$24,000/ year but the UIC paid me approximately range 9,000- 9,500 each year for about 6 years. W-2 forms were not issued by the UIC.
- ▶ I am immigrant from Russia. I received H1B Visa" and later on after many publications, I received Special Green Card called "National Interest" in year 1999 and now my job title is Research Specialist since year 2004. I have a strong feeling that this is a case of potential fraud by my employer the UIC because other employee in my department getting better salary and UIC took advantage of my lack of English understanding at that time. My husband died in June 2004. I was sexual assault in September 10, 2002 at the UIC and now I am patient of PTSD (post-traumatic stress disorder).
- ➤ LISA MADIGAN, Illinois Attorney General, Consumer Fraud Bureau advice I to complaint report to State of Illinois Department of Human Rights (IDHR) in May 2012.
- Prior to report compliant to State of Illinois Department of Human Rights I worked with the UIC Human Resource and UIC legal services to resolve this issue. The UIC told me to hire attorney. They are not going to talk with me because all my documents are with UIC attorney office.
- On June 18, 2012 I hand delivers my compliant to IDHR Chicago Office. It was my first letter of complaint to IDHR.
- ➤ I received letter from IDHR dated 6/19/2012 from Donald Kamm, Office for access and equity (M/C 602) 809 S. Marshfield Ave, Chicago, Illinois 60612 denying all charges of discrimination and fraud. I responded back to IDHR dismissing to accept their denial. I am sorry to say that the State of Illinois Department of Human Rights did not properly review my complaints and substantial evidences to make justice with me. I totally rejected this report because it was one sided and investigator from State of Illinois Department of Human Rights was unable to understand nature of my unique research work for UIC appointed me as "Visiting Scholar" and USA government gave me Special Green Card called "National Interest" in year 1999. Whenever I spoke with investigator Tracey Pitz, she did not have any ideas what I am talking about.
- ➤ Initially I submitted my compliant on June 19, 2012 with all relevant documents to State of Illinois Department of Human Rights, Chicago branch. I received response from State of Illinois Department of Human Rights on August 23, 2012 to response UIC Office for Access & Equality. I personally submitted my response to State of Illinois Department of Human Rights on August 24, 2012. I received call at home on Wednesday November 21, 2012 from Illinois Human Rights Department at Chicago downtown office <u>Tracey Pitts</u> (312-814-2537) to come on Tuesday November 27, 2012 to discuss about this case. Tatiana met her on appointment date but UIC attorney did not show up. Tracey had given me next appointment on December 18, 2012. Sorry to say investigator *Tracey* did not know about my case and told me to hire attorney and she provided list of attorney to me. First time I meet Respondent Sharon Frazier, Director Human Resource, Department of Medicine c/o Donald Kamm UIC in January 2013. Sharon Frazier told me about settlement in amount of \$ 18,000 which I refused.

Tatiana Kouznetsova Page 2

- ➤ According to Supervisor Sophia, State of Illinois Department of Human Rights requested me to rebottle my complaint statement according to current scenario. I personally drop off rebottle letter to State of Illinois Department of Human Rights Office on January 15, 2013.
- ▶ I received response from IDHR dated April 30, 2013 received through certified mail on May 14, 2013 (envelop stamp date May 13, 2013). I spoke with U.S Equal Employment Opportunity Commission (EEOC), Chicago District Office with Teresa at 312-869-8011. The EEOC Office Teresa told me to let IDHR office know that EEOC Office also needs a copy of your letter along with my entire official documents related to my complaints and sent to attention "Regina Hagins" at EEOC Office. The IDHR letter recommended to "Complaint or Civil Action Filing Dates: 09/18/13 through 12/16/13" I forwarded copy of this letter to EEOC and IDHR on May 17, 2013.
- ▶ I received another letter from IDHR dated August 20, 2013 entitled "NOTICE OF DISMISSAL FOR LACK OF SUBSTANCIAL EVIDENCE" which I received on August 22, 2013. EEOC Chicago District Office suggested me to forward all documents related to this case including State of Illinois Department of Human Rights Charge memo dated August 20, 2013 within two weeks. I responded "substantial weight review" letter on August 27, 2013 to EEOC John P. Rowe, District Director.
- ➤ I received final letter from EEOC dated April 17, 2014 which was received April 22, 2014 entitled "Dismissal and Notice of Right" the EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge. This letter also mentioned "Filing Suit in Court of Competent Jurisdiction" within 90 days of issuance of this letter.
- > The facts supporting the plaintiff's claim of discrimination and a potential fraud as below:
- 1. The UIC mentioned during IDHR investigation that I started working with UIC after 2000 while I have documentation indicated that I started the UIC employment from September 1, 1994. My publications are indicating that I am employee at the UIC.
- 2. Why UIC did not give me W2 forms, retirement, and health benefits during September 1, 1994 through year 2000?
- 3. How I became research specialist in year 2004 from visiting scholar since 1994?
- 4. IDHR investigated this case one sided including only UIC perspective and not much consultation was done with me.
- > This is a case of potential fraud, discrimination, and tampering of my documents by UIC human resource. I am requesting justice through court.
- > I cannot afford an attorney; I am requesting court to use its jurisdiction to assist me to obtain a lawyer.

Tatlana Kouznetsova Page 3

➤ Please let me know if you need further documentation for my claim with the UIC, contact me at work number 312-569-6680 and home number 312-753-5425 or e-mail tatianak@uic.edu

Sincerely,

Tatiana Kouznetsova 1130 S. Michigan Apartment 4205 Chicago, IL 60605

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U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

EEOC Form 181 (11/09)

DISMISSAL AND NOTICE OF RIGHTS				
To: Titiana Kouznetsova 1130 S Michigan Ave Chicago, IL 60605	From:	Chicago District Office 500 West Madison St Suite 2000 Chicago, IL 60661		
On behalf	of person(s) aggrieved whose identity is NTIAL (29 CFR §1601.7(a))			
EEOC Charge No.	EEOC Representative	Telephone No.		
	Daniel Lim,	•		
21B-2012-01952	Acting State & Local Coordinator			
THE EEOC IS CLOSING ITS	FILE ON THIS CHARGE FOR THE FOLLO	WING REASON:		
The facts alleged in	the charge fall to state a claim under any of the s	statutes enforced by the EFOC		
· <del></del>	not involve a disability as defined by the America	•		
The Respondent em	ploys less than the required number of employee	es or is not otherwise covered by the statutes.		
Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged				
The EEOC issues the information obtained the statutes. No find	he following determination: Based upon its investablishes violations of the statutes. This does ing is made as to any other issues that might be	restigation, the EEOC is unable to conclude that the s not certify that the respondent is in compliance with construed as having been raised by this charge.		
X The EEOC has adop	ted the findings of the state or local fair employm	ent practices agency that investigated this charge.		
Other (briefly state)		property and arresigned this charge.		
		• •		
- NOTICE OF SUIT RIGHTS - (See the additional information attached to this form.)				
ou may file a lawsuit against th awsuit must be filed <u>WITHIN 9</u> ost. (The time limit for filing suit	O DAYS of your receipt of this notice; or based on a claim under state law may be different to the control of t	sal and of your right to sue that we will send you. In this charge in federal or state court. Your Your right to sue based on this charge will be fferent.)		
Equal Pay Act (EPA): EPA suit dieged EPA underpayment. This pefore you file suit may not be	a module nimi bookbox rhe ini siis sivisiivi	n 2 years (3 years for willful violations) of the ns that occurred more than 2 years (3 years)		
	On behalf of the Commi	sission		
Enclosures(s)	John P. Rowelmyh	April 17, 2014		
novolu colo)	John P. Rowe, District Director	(Date Malied)		
<b>)</b>				

UNIV OF IL CHGO 844 S Wood St Chicago, IL 60612

Case: 1:14-cv-04490 Document #: 1 Filed: 06/16/14 Page 12 of 14 PageID #:12 CHARGE OF DISCRIMINATION AGENCY CHARGE NUMBER This form is affected by the Privacy Act of 1974: See Privacy act statement  $\boxtimes$  IDHR before completing this form. 2012CF3694 # 12W0619.02 · EROC Illinois Department of Human Rights and EEOC NAME OF COMPLAINANT (indicate Mr. Ms. Mrs.) TELEPHONE NUMBER (include area code) Ms. Tatiana Kouznetsova (312) 753-5425 STREET ADDRESS CITY. STATE AND ZIP CODE DATE OF BIRTH 1130 S. Michigan Avenue, Apt. 4205 Chicago, Illinois 60605 NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLOYMENT AGENCY, APPRENTICESHIP COMMITTEE, STATE OR LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME (IF MORE THAN ONE LIST BELOW) TELEPHONE NUMBER (include area code) NUMBER OF EMPLOYEES, University of Illinois at Chicago MEMBERS (312) 996-0845 STREET ADDRESS CITY, STATE AND ZIP CODE COUNTY 844 S. Wood Street Chicago, Illinois 60612 CAUSE OF DISCRIMINATION BASED ON: Cook DATE OF DISCRIMINATION EARLIEST (ADEA/EPA) LATEST (ALL) National Origin Sex 1/2000 6 /19/12 CONTINUING ACTION THE PARTICULARS OF THE CHARGE ARE AS FOLLOWS: ISSUE/BASIS UNEQUAL WAGES - FROM JANUARY 2000 TO THE PRESENT JUNE 19, 2012, BECAUSE OF MY NATIONAL ORIGIN, RUSSIA B. PRIMA FACIE ALLEGATIONS My national origin is Russia. My job performance as research specialist meets Respondent's expectations. I was 2. hired in March 1994. In March 2012, I discovered that I have been subjected to unequal pay from 2000 to the 3. present June 19, 2012. No reason was given. Page 1 of 3 I also want this charge filed with the EEOC. I will advise the agencies if I SUBSCRIBED AND SWORN TO BEFORE ME change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. OFFICIAL SEAL SIGNATURE OF COMPLAINAN JACQUELYN TURNER HAMB NOTARY PUBLIC - STATE OF ILLINOIS l declare under penalty that the foregoing is true and correct I swear or affirm MY COMMISSION EXPIRES:09/25/13 that I have read the above charge and that it is true to the best of my knowledge, information and belief. NOTARY STAMP

EEO-5 FORM (Rev. 2/09-I)

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Complainant: Tatiana Kouznestova

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 Similarly situated research specialist whose national origin is different from mine were paid at a higher salary than myself.

### IL A. ISSUE/BASIS

UNEQUAL WAGES – FROM JANUARY 2000 TO THE PRESENT JUNE 19, 2012, BECAUSE OF MY SEX, FEMALE

# B. PRIMA FACIE ALLEGATIONS

- 1. My sex is female.
- My job performance as research specialist meets Respondent's expectations. I was hired in March 1994.
- 3. In March 2012, I discovered that I have been subjected to unequal pay from 2000 to the present June 19, 2012. No reason was given.
- 4. Similarly situated male research specialists were paid at a higher salary than myself.

#### III. A. ISSUE/BASIS

UNEQUAL TERMS AND CONDITIONS – FROM JANUARY 2000 TO THE PRESENT JUNE 19, 2012, BECAUSE OF MY NATIONAL ORIGIN, RUSSIA

## B. PRIMA FACIE ALLEGATIONS

- 1. My national origin is Russia.
- 2. My job performance as research specialist meets Respondent's expectations. I was hired in March 1994.
- 3. In March 2012, I discovered that I have been subjected to unequal terms and conditions of employment in that from January 2000 and continuing to the present June 19, 2012, Respondent denied me pension benefits.
- 4. Similarly situated research specialists whose national origin is different from have not been denied pension benefits.

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Complainant: Tatiana Kouznestova

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IV. A. ISSUE/BASIS
UNEQUAL TERMS AND CONDITIONS – FROM JANUARY 2000
TO THE PRESENT JUNE 19, 2012, BECAUSE OF MY SEX,
FEMALE

# B. PRIMA FACTE ALLEGATIONS

- My sex is female.
- 2. My job performance as research specialist meets Respondent's expectations. I was hired in March 1994.
- 3. In March 2012, I discovered that I have been subjected to unequal terms and conditions of employment in that from January 2000 and continuing to the present June 19, 2012, Respondent denied me pension benefits.
- 4. Similarly situated male research specialists have not been denied pension benefits.

MFP/mfp